FIRST REGULAR SESSION

SENATE BILL NO. 676

94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR GOODMAN.

Read 1st time March 1, 2007, and ordered printed.

1063S.04I

TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 210.125, 568.050, and 568.060, RSMo, and to enact in lieu thereof three new sections relating to substance abuse during pregnancy, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 210.125, 568.050, and 568.060, RSMo, are repealed

- 2 and three new sections enacted in lieu thereof, to be known as sections 210.125,
- 3 568.050, and 568.060, to read as follows:
 - 210.125. 1. A police officer, law enforcement official, or a physician who
- 2 has reasonable cause to suspect that a child is suffering from illness or injury or
- 3 is in danger of personal harm by reason of his surroundings and that a case of
- 4 child abuse or neglect exists, may request that the juvenile officer take the child
- 5 into protective custody under chapter 211, RSMo.
- 6 2. If a person pleads guilty to or is found guilty of violating
- 7 subdivision (6) of subsection 1 of section 568.050, RSMo, or subdivision
- 8 (3) of subsection 1 of section 568.060, RSMo, the court shall order the
- 9 juvenile office to take the child victim of the offense into protective
- 10 custody under chapter 211, RSMo.
- 11 3. A police officer, law enforcement official, or a physician who has
- 12 reasonable cause to believe that a child is in imminent danger of suffering serious
- 13 physical harm or a threat to life as a result of abuse or neglect and such person
- 14 has reasonable cause to believe the harm or threat to life may occur before a
- 15 juvenile court could issue a temporary protective custody order or before a
- 16 juvenile officer could take the child into protective custody, the police officer, law
- 17 enforcement official or physician may take or retain temporary protective custody

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of the child without the consent of the child's parents, guardian or others legallyresponsible for his care.

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- [3.] 4. Any person taking a child in protective custody under this section 20 21shall immediately notify the juvenile officer of the court of the county in which 22the child is located of his actions and notify the division and make a reasonable 23 attempt to advise the parents, guardians or others legally responsible for the child's care. The jurisdiction of the juvenile court attaches from the time the 2425juvenile is taken into protective custody. Such person shall file, as soon as 26 practicable but no later than twelve hours, a written statement with the juvenile officer which sets forth the identity of the child and the facts and circumstances 27which gave such person reasonable cause to believe that there was imminent 28danger of serious physical harm or threat to the life of the child. Upon 29 notification that a child has been taken into protective custody, the juvenile 30 officer shall either return the child to his parents, guardian, or others responsible 31 for his care or shall initiate child protective proceedings under chapter 211, 32RSMo. In no event shall an employee of the division, acting upon his own, 33 remove a child under the provisions of this act. 34
- 35 [4.] 5. Temporary protective custody for purposes of this section shall not 36 exceed twenty-four hours. Temporary protective custody for a period beyond 37 twenty-four hours may be authorized only by an order of the juvenile court.
- [5.] 6. For the purposes of this section, "temporary protective custody" shall mean temporary placement within a hospital or medical facility or emergency foster care facility or such other suitable custody placement as the court may direct; provided, however, that an abused or neglected child may not be detained in temporary custody in a secure detention facility.
 - 568.050. 1. A person commits the crime of endangering the welfare of a child in the second degree if:
- 3 (1) He or she with criminal negligence acts in a manner that creates a 4 substantial risk to the life, body or health of a child less than seventeen years old; 5 or
- 6 (2) He or she knowingly encourages, aids or causes a child less than
 7 seventeen years old to engage in any conduct which causes or tends to cause the
 8 child to come within the provisions of paragraph (d) of subdivision (2) of
 9 subsection 1 or subdivision (3) of subsection 1 of section 211.031, RSMo; or
- 10 (3) Being a parent, guardian or other person legally charged with the care 11 or custody of a child less than seventeen years old, he or she recklessly fails or

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12 refuses to exercise reasonable diligence in the care or control of such child to

- 13 prevent him from coming within the provisions of paragraph (c) of subdivision (1)
- 14 of subsection 1 or paragraph (d) of subdivision (2) of subsection 1 or subdivision
- 15 (3) of subsection 1 of section 211.031, RSMo; or
- 16 (4) He or she knowingly encourages, aids or causes a child less than 17 seventeen years of age to enter into any room, building or other structure which
- 18 is a public nuisance as defined in section 195.130, RSMo; [or]
- 19 (5) He or she operates a vehicle in violation of subdivision (2) or (3) of
- 20 subsection 1 of section 565.024, RSMo, subdivision (4) of subsection 1 of section
- 21 565.060, RSMo, section 577.010, RSMo, or section 577.012, RSMo, while a child
- 22 less than seventeen years old is present in the vehicle; or
- 23 (6) Knowing that she is pregnant, such person chronically and
- 24 severely exposes an unborn child, as defined in section 188.015, RSMo,
- 25 to a controlled substance, as defined in section 195.010, RSMo, during
- 26 pregnancy.
- 27 2. Nothing in this section shall be construed to mean the welfare of a
- 28 child is endangered for the sole reason that he or she is being provided
- 29 nonmedical remedial treatment recognized and permitted under the laws of this
- 30 state.
- 31 3. Endangering the welfare of a child in the second degree is a class A
- 32 misdemeanor unless the offense is committed as part of a ritual or ceremony, in
- 33 which case the crime is a class D felony.
 - 568.060. 1. A person commits the crime of abuse of a child if such person:
- 2 (1) Knowingly inflicts cruel and inhuman punishment upon a child less
- 3 than seventeen years old; or
- 4 (2) Photographs or films a child less than eighteen years old engaging in
- 5 a prohibited sexual act or in the simulation of such an act or who causes or
- 6 knowingly permits a child to engage in a prohibited sexual act or in the
- 7 simulation of such an act for the purpose of photographing or filming the act; or
- 8 (3) Knowing that she is pregnant, chronically and severely
- 9 exposes an unborn child, as defined in section 188.015, RSMo, to alcohol
- 10 or a controlled substance, as defined in section 195.010, RSMo, during
- 11 pregnancy and such child, at birth, is demonstrably adversely affected
- 12 by such exposure.
- 13 2. As used in this section "prohibited sexual act" means any of the
- 14 following, whether performed or engaged in either with any other person or alone:

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- 15 sexual or anal intercourse, masturbation, bestiality, sadism, masochism,
- 16 fetishism, fellatio, cunnilingus, any other sexual activity or nudity, if such nudity
- 17 is to be depicted for the purpose of sexual stimulation or gratification of any
- 18 individual who may view such depiction.
- 3. Abuse of a child is a class C felony, unless:
- 20 (1) In the course thereof the person inflicts serious emotional injury on
- 21 the child, or the offense is committed as part of a ritual or ceremony in which
- 22 case the crime is a class B felony; or
- 23 (2) A child dies as a result of injuries sustained from conduct chargeable
- 24 pursuant to the provisions of this section, in which case the crime is a class A
- 25 felony.
- 26 4. As used in this section, the word "fetishism" means a condition in
- 27 which erotic feelings are excited by an object or body part whose presence is
- 28 psychologically necessary for sexual stimulation or gratification.

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Bill

